FEB 2 1 1995

HSE-5J/EERB

## <u>CERTIFIED MAIL</u> RETURN RECEIPT REQUESTED

RE: Conservation Chemical Company of Illinois, Inc. Site, Gary, Indiana General Notice of Potential Liability

Dear Sir or Madam:

The United States Environmental Protection Agency (U.S. EPA) has documented the release or threat of release of hazardous substances, pollutants and contaminants into the environment from the above-referenced facility, and is planning to spend public funds to investigate and control these releases. This action will be taken by U.S. EPA pursuant to the Comprehensive Environmental Response, Compensation and Liability Act of 1980, 42 U.S.C. §9601 et seq. (CERCLA), as amended by the Superfund Amendments and Reauthorization Act of 1986, Pub. L. No. 99-499, 100 Stat. 1613 (1986) (SARA), unless U.S. EPA determines that such action will be done properly by a responsible party or parties. Responsible parties under CERCLA include the current and former owners and operators of the facility, persons who generated the hazardous substances, and persons who were involved in the transport, treatment or disposal of the hazardous substances at the facility. Under Section 107(a) of CERCLA, where U.S. EPA uses public funds towards the cleanup of the hazardous substances, responsible parties are liable for all costs associated with the removal or remedial action and all other necessary costs incurred in cleaning up the facility, including investigation, planning and enforcement costs.

U.S. EPA is currently planning to conduct the following actions at the above-referenced facility:

Develop and implement a site health and safety plan;

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	2. Establish s	ite se <b>quitty, and</b> repair	/replace
-		urrounding the site;	
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i	DATE - 1-20/95 10 95 200	95 - 2/17/95	
I	EPA Form 1320-1 (12-70)	7	OFFICIAL FILE COPY

- Identify, inventory, and characterize hazardous wastes on-site, including, but not limited to those in drums, tanks, and other containers on-site, and contaminated soils on-site.
- 4. Separate and stage drums, tanks and other containers found on-site into appropriate waste streams for disposal;
- 5. Dispose of all hazardous waste streams at a Resource Conservation and Recovery Act (RCRA)/Toxic Substances Control Act (TSCA) compliant facility which meets the CERCLA Off-Site Rule;
- Decontaminate and cut-up all of the tanks onsite that once contained hazardous substances;
- 7. Dispose of or scrap-out the cut-up tanks.
- 8. Install an interceptor trench (lined on one side with a geotextile liner) on the southeast-side of the site for the collection of contaminated groundwater;
- Install two oil skimmers and associated support equipment to recover the floating chemical layer from the interceptor trench;
- 10. Collect the excavated contaminated soil from the trench for appropriate treatment and/or disposal;
- 11. Conduct an Engineering Evaluation/Cost Analysis (EE/CA) for groundwater contamination at the site.
- U.S. EPA has received information that your organization may have owned or operated the facility or generated or transported hazardous substances that were disposed of at the facility. By this letter, U.S. EPA notifies you of your potential liability with regard to this matter and encourages you, as a potentially responsible party, to agree to reimburse U.S. EPA for costs incurred to date and to voluntarily perform or finance the response activities which U.S. EPA has determined or will determine are required at the facility. Because of the conditions described above, U.S. EPA believes that response activities at the site must be initiated as quickly as possible. Therefore, U.S. EPA does not intend to utilize the special notice

procedures available under Section 122(e) of CERCLA, and, instead, is sending you this general notice letter.

U.S. EPA is willing to discuss with you the entry of an appropriate administrative consent order under which you would perform or finance response activities and reimburse U.S. EPA for its costs. If, however, a consent order cannot be concluded within a reasonable amount of time, U.S. EPA may issue a unilateral order under Section 106 of CERCLA, requiring you to perform specified work. Under Sections 106 and 107 of CERCLA, you may be liable for reimbursement of U.S. EPA's costs, for statutory penalties, and for treble damages for noncompliance with such an order.

As a potentially responsible party, you should notify U.S. EPA in writing within ten (10) days of receipt of this letter of your willingness to perform or finance the activities described above and to reimburse U.S. EPA for its costs. Your response should be sent to:

Linda Beasley
Enforcement Specialist
U.S. EPA - Region V
Emergency Support Section HSE-5J
77 West Jackson Boulevard
Chicago, Illinois 60604

Your response should indicate the appropriate name, address and telephone number for further contact with you. If you are already involved in discussions with State or local authorities or involved in a lawsuit regarding this facility, you may continue such activities as you see fit. This letter is not intended to advise you or direct you presently to restrict or discontinue any such activities already underway; however, you are advised to report the status of those discussions or actions in your response to this letter and to provide a copy of your response to any other parties involved in those discussions or actions.

If U.S. EPA does not receive a timely response, U.S. EPA will assume that your organization does not wish to negotiate a resolution of its potential responsibility in connection with the facility and that your organization has declined any involvement in performing the response activities. Due to the nature of the problem at this facility and the attendant legal ramifications, however, U.S. EPA strongly encourages you to submit a written response within the time frame specified herein.

For your information, a copy of the generator ranking summary report and waste type list for the CCCI Site are enclosed.

If you need further information regarding this letter, you may contact Cynthia N. Kawakami of the U.S. EPA Office of Regional Counsel at (312) 886-0564 or Linda Beasley of U.S. EPA's Emergency Support Section at (312) 353-2071.

Sincerely yours,

Richard C. Karl, Chief Emergency & Enforcement Response Branch Potentially Responsible Parties for the Conservation Chemical Company of Illinois, Inc., Site, Gary, IN

## PRPS BEING SERVED WITH GENERAL NOTICE IN FEBRUARY 1995

- DeSoto Inc.
   Legal Department
   16750 S. Vincennes Road
   South Holland, IL 60473
- Jensen-Souders Associates
   725 North Baker Drive
   Itasca, IL 60143
- 3. Marshalltown Instruments 108 South Colorado Avenue Hastings, NE 68901
- 4. Motorola, Inc.
  Legal Department
  1303 East Algonquin Road
  Mail Code: IL01-11th Floor
  Schaumburg, IL 60196
- 5. NL Industries, Inc
   (for National Lead Company of Ohio)
   David Garten, Counsel
   2 Greenspoint Plaza
   16825 Northchase Drive
   Houston, TX 77060-2544
- 6. National Precision Circuits & Electronics 612 Lemont Elmhurst, IL 60126
- Offutt Air Force Base
   WG-JA
   101 Washington Square
   Stop Code: 2109
   Offutt Air Force Base, NE 68113
- 8. UNIVAR Van Waters & Rogers Corporation (for Pacific Resins & Chemicals)
  Legal Department
  P.O. Box 34325
  Seattle, WA 98124-1325

- 9. C.T. Corporation, Registered Agent for Refiners Transport & Terminal Corporation 208 South LaSalle Street Chicago, IL 60604
- 10. Albert A. Wofford, Registered Agent for
   Siegel-Robert, Inc.
   (for S & R of Tennessee)
   Highway 64
   W. Fayetteville, TN 37334
- 11. Daniel Madden, Esq.
  Registered Agent for
  (Smith Chemical Corporation)
  355 Prospect Road
  Ashtabula, OH 44004
- 12. C.T. Corporation, Registered Agent for Baker, Knapp & Tubbs, Inc./ Stembridge Manufacturing Company 208 South LaSalle Street Chicago, IL 60604
- 13. Mr. Roger Brookes
  (for Thor Power Tools, Aurora, Ilinois-USA)
  W Chieton Indstrl Est South NE 29
  7 UE England
- 14. C.T. Corporation, Registered Agent for Universal Oil Products 208 South LaSalle Street Chicago, IL 60604

## PRPS THAT RECEIVED GENERAL NOTICE IN THE FALL OF 1994 (letters dated 9/28/94 and 10/31/95).

- 1. A.B. Dick Company
  Patricia A. Hoffman, Counsel
  5700 West Touhy Avenue
  Niles, IL 60714-4690
- 2. Angus Macbeth, Esq.
   Sidley & Austin
   (for AMF, Inc./Minstar, Inc.)
   1722 Eye Street, N.W.
   Washington, D.C. 20006
- 3. Abbott Laboratories Office of General Counsel Laura J. Schumacher, Senior Attorney 100 Abbott Park Rd. Abbott Park, Il 60064-3500
- American Greetings
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   Jon Groetzinger, Jr.
   Senior Vice President, General Counsel and Secretary
   One American Road
   Cleveland, OH 44144-2393
- 5. Action Plating Co. 9312 Franklin Avenue Franklin Park, IL 60131
- 6. Rockwell International
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  625 Liberty Avenue
  Pittsburg, PA 15222

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Pittsburg, PA 15219

- 7. Litton Systems, Inc.
  (for Advanced Circuitry/Div. of Litton)
  Mark Stanga
  Environmental Affairs Counsel
  1725 Jefferson Davis Hwy.-Suite 601
  Crystal Square
  Arlington, VA 22202-3585
- 8. The BOC Group
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  Patricia E. Flemming
  Assistant General Counsel
  and Administrative Attorney
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  Murray Hill, NJ 07974

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- 9. Charles J. O'Conner, Esq. (for Airtex Products) 6079 North Sauganash Avenue Chicago, IL 60646
- 10. Aluminum Company of America
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- 11. Charles M. Denton, Esq.
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- 12. Newell Co.
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   Rockford, IL 61101
- 13. Amoco Corporation
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- 14. Robin Mariella, Esq.
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- 15. Cooper Industries, Inc.
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  W. Anne Lemelle
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- 16. Max E. Justice, Esq.
  Parker, Poe, Adams & Berstein
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  Charlotte, NC 28244
- 17. Andrews Wire of Tennessee P.O. Box 558 Steam Plant Road Gallatin, TN 37066
- 18. Allied Tube & Conduit Corp.
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   Harvey, IL 60426
- 19. Appleton Electric Co.
  Patrick Henry
  Vice President of Finance and Treasurer
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  Chicago, IL 60657

- 20. Arlington Plating Company
  Mr. Theodore D. Gault
  600 Vermont Street
  P.O. Box 974
  Palatine, IL 60078
- 21. Ashland Chemical Company
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  Law Department
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  Columbus, OH 43216
- 22. GTE Communication System Corp.
   (for Automatic Electric Co.)
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   One Stamford Forum
   Stamford, CT 06904
- 23. Thompson Steel Co., Inc.
   (for AVCO Division/Thompson Steel)
   Edward J. Ryan, Vice President
   120 Royall Street
   Canton, MA 02021-9121
- 24. Bartlett Manufacturing Co., Inc. 70 North King Street Elk Grove Village, IL 60007
- 25. AT&T
   (for Bell Telephone Laboratories)
   Ralph T. McMurry
   Room B2168
   131 Morristown Rd.
   Basking Ridge, NJ 07920

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26. ECHLIN, Inc.
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- 27. Waste Management, Inc.
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- 28. Bethlehem Steel Corporation John S. Mahoney, Senior Attorney 1170 Eighth Avenue Bethlehem, PA 18016-7699
- 29. Thomas D. Lupo, Esq.
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- 30. Brunswick Corporation One Brunswick Plaza Skokie, IL 60077
- 31. Michael Dockterman, Esq.
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- 32. BMC Industries, Inc.
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- 33. C.P. Hall Company
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- 35. Campbell Soup Company Legal Department Campbell Place Camden, NJ 08016

- 36. Card-O-Link Company Mr. William Daly 1948 Ridge Avenue Evanston, IL 60201
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- 38. Richardson Electronics, Ltd. (for Cetron Electronic, Inc.) William G. Seils Senior Vice President, General Counsel and Secretary 40W267 Keslinger Road LaFox, Illinois 60147
- 39. Waste Management, Inc.
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- 40. Portfolio One, Inc.
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- 41. Chemtech Industries, Inc. 50 S. Mendian St. Suite 700 Indianapolis, IN 46204-3624
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- 44. Randall G. Vickery, Esq. Freeborn & Peters (for Chromium Corporation) 311 South Wacker Drive Suite 3000 Chicago, IL 60606-6677
- 45. Advance Circuits, Inc.
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- 47. Commonwealth Edison Company
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- 48. E.I. DuPont DeNemours and Company (for Conoco Chemicals, Inc.)
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- 67. Gardner Denver Machinery, Inc. L. Willer, Environmental Manager P.O. Box 4024 Quincy, IL 62305-4024
- 68. Gary W. Ballesteros, Esq.
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- 73. Kraft General Foods, Inc.
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- 75. Joseph A. Depaola
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- 77. Heatbath Corporation 4025 South Princeton Avenue Chicago, IL 60609

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- 81. Hydrite Chemical Company Charles S. Clarke Regulation Specialist 300 N. Patrick Blvd. Drawer #0948 Brookfield, WI 53008-0948
- 82. International Hydronics Corporation (for Hyon Waste Mgmt. Services Inc.) P.O. Box 243
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- 83. Ameritech
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- 85. Timothy J. Rathbun, Esq.
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- 86. Inland Steel Company
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- 87. Gary Steel Supply Co.
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- 88. International Business Machines Corporation
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- 89. Patrick S. Coffey
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- 91. Deere & Company (for John Deere) John Deere Road Moline, IL 61265-8098
- 92. Freedom Forge Corp.
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- 93. Timothy J. Gaffney
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  Jones Chemical, Inc.
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- 94. Mark Robert Sargis, Esq.
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- 95. Kalmus & Associates, Inc. Mr. Henry Kalmus 2424 South 25th Avenue Broadview, IL 60153-3896
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- 100. William D. Carstedt, Esq.
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- 101. LaSalle Steel Company 1412 150th Street Hammond, IN 46327
- 102. Tecumseh Products Company (for Lauson Engine)
  Legal Department
  1604 Michigan Avenue
  New Holstein, WI 53061

- 103. Levin & Sons Inc. 3101 Maumee Avenue P.O. Box 1107 Fort Wayne, IN 46801
- 104. Liquid Dynamics 501 Richton Road Steger, IL 60475
- 105. AMSTED Industries, Inc.
   (for MacWhyte Co.)
   Edward J. Brosius
   Assistant General Counsel and
   Assistant Secretary
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- 106. Michael J. Hughes, Esq.
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- 107. McKesson Chemical Company 1319 Enterprise Drive Romeoville, IL 60441
- 108. Mech-Tronics Corp.
  Mr. Eugene R. DeMuro
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- 109. Mechanical Plating Company 1518 West Hubbard Street Chicago, IL 60622
- 110. Columbus McKinnon Corporation (for Mefferd Industries [Positech]) Peter A. Grant Vice President Human Resources 140 John James Audubon Parkway Amherst, NY 14228-1197
- 111. Rockwell International (for MGD Graphic Systems) Robert K. Beck Assistant General Counsel 625 Liberty Avenue Pittsburg, PA 15222

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- 112. Honeywell, Inc.
  (for Micro Switch)
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  Minneapolis, MN 55440-0524
- 113. Thomas & Betts Corp.
  (for Midland Ross Corp./FL Industries)
  Michael F. Rettig, Environmental Counsel
  1555 Lynfield Rd.
  Memphis, TN 38119
- 114. Midwest Fastners Corporation 665 West Armroy Drive South Holland, IL 60473
- 115. Michele M. Gutman, Esq.
  Babst, Calland, Clements & Zomnir, P.C.
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- 116. Ronald R. Ragatz, Esq.

  DeWitt & Porter

  (for Midwest Tibon/Midwest Plating Company)

  Two East Mifflin Street

  Suite 600

  Madison, WI 53703-2865
- 117. Mobil Oil Corporation
   (for Mobile Chemical Co.)
   J. G. Zabaga, Superfund Response Manager
   P.O. Box 1039
   Princeton, NJ 08543-1039
- 118. Murray Ohio Manufacturing Company John McCullars Manager of Environmental Affairs Hannon Drive Lawrenceburg, TN 38464

- 119. NCR Corporation
  (for National Cash Register Co.)
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- 120. Varian Associates, Inc.
  (for National Electronics)
  Mr. Alan D. Palter
  M/S E-339
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- 121. Keystone Consolidated Industry, Inc.
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- 122. Nelson Steel & Wire Company Chief Financial Officer 9400 Belmont Avenue Franklin Park, IL 60131
- 123. The Oilgear Co.
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  Milwaukee, WI 53234-3924
- 124. Prince Hydraulics (for Omahaline Hydraulics Corp.)
  P.O. Box 537
  Sioux City, IO 51102
- 125. Outboard Marine Corporation
  (for Evinrude Motors Div. of Outboard Marine;
  Outboard Motors Corporation; and
  Johnson Outboard Motors)
  100 Sea-Horse Drive
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- 126. SPX Corporation
  (for Owatonna Tool Company)
  Robert L. Quintilliano
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